PRI	Case 5:22-04-00834 PNA-ATE Discument 1 File Not 19/25 Page Saf4 WER
	THE STATES DISTRICT COURT STATES DISTRICT OF NEW YORK
Ober	Plaintiff(s)  Civil Case No.: 5:22-cu-s  CIVIL
istH	Suites & maled.)  RIGHTS  COMPLAINT  PURSUANT TO  42 U.S.C. § 1983
	Plaintiff(s) demand(s) a trial by:  JURY  COURT (Select only one)  U.S. DISTRICT COURT - N.D. OF N.Y.
	Plaintiff(s) in the above-captioned action, allege(s) as follows:  MAY 1 9 2022
	JURISDICTION ATO'CLOCK
1.	This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201.
2.	Plaintiff: PARTIES  Address: 12 COURTST ART, 2  Water Town N 360
	Additional Plaintiffs may be added on a separate sheet of paper.
3.	a. Defendant: Crestill Suites
	Official Position: COPPORTION  Address: QHONEW VENTURE GEAR Drive  EAST SURGUSE NY 13057  215-422-5505

## 

	b.	Defendant: Official Positi Address:	ion: COVPY AUSTINI 203-	201-20101 201-101 201-101 201-101 328-2	)- ) F Texq 731- 691-	rs Hwy	
,	ç.	Defendant:					
		Official Positi	ion:				
		Address:			,	<u>_</u>	
			<del></del>		· · · · · · · · · · · · · · · · · · ·		
4.	Additio	onal Defendan	ts may be added on a		f paper.	•	
	Constit		your case which subs List the events in the				
Note: Obe For Ro			egations of wrongfu omplaint. (You may WEY POL HEES ON E COYPOL JOHN SO				tanq ties ed

## CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

5.

Cresthill Suites discriminated against Robert W. Johnson and denied Robert W. Johnson Employee Employer Policy records and Due Process Rights for employee applicants.
Indeed fasified and and employment and Robert W. Jahnson was not afforded policy records, fair hearings and employees incentives for tuttive employment.
Crestfil Suites and Indeed violated Prose Corporation laws governing potential employees and deny any wrong doings and or discriminatory practices.

## 6. PRAYER FOR RELIEF

II.	WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:
\$	IMMMMMMM for puniting damages:
11	Employment: Sanctions
	Other volices Tustand Pannan
	one reliefs assedud Hober.

I declare under penalty of perjury that the foregoing is true and correct.

DATED:

Signature of Plaintiff(s

(all Plaintiffs must sign)

02/2010